UNITED STATES DISTRICT COURT EASTERN DISTRICT OF NEW YORKX		FILED IN CLERK'S OFFICE U.S. DISTRICT COURT E.D.N.Y. MAY 2 4 2022 LONG ISLAND OFFICE		
UNI	TED STATES OF AMERICA	STANDARD PLEA FORM		
-aga	ninst-	18 -CR- 0614 (JS)		
Ch	ristian Romandetti, Sr. et al.	(33)		
	Defendant X			
	THE DEFENDANT IS OBLIGATED TO	READ AND COMPLETE		
	THE QUESTIONS AS SET FO	ORTH BELOW.		
	THE GOVERNMENT MUST FIRST ANSWER QUESTIONS 25, 26, 27 and 52			
	BEFORE THE DEFENDANT FILLS (OUT THIS PLEA FORM.		
<u>TO :</u>	THE DEFENDANT:			
(1)	Before accepting your plea, there are a number of qu	nestions I must ask to assure that it is a valid		
	plea. If you do not understand any of my questions,	please say so and I will reword the question.		
(2)	The Courtroom Deputy will swear the defendant.			
(3)	Do you understand that, having been sworn, your an	swers to my questions will be subject to the		
	penalties of perjury or of making a false statement if	you do not answer truthfully?		
	YES X NO			
(4)	What is your full name?			
	Christian Charles Romandetti			
(5)	How old are you?			
	61			

(6)	Are you a citizen of the United States? (If you are NOT a citizen, answer questions of and ob.)
	YES <u>X</u> NO
	(6A) Have you discussed with your counsel whether your guilty plea will have any effect on
	your ability to remain in this country?
	YES _X NO
	(6B) Are you satisfied that you understand the effect that a guilty plea in this case may have or
	your right to remain in this country after any sentence is served?
	YES NO
(7)	What is the highest schooling or education you have had?
	grade 12
(8)	Are you presently or have you been recently under the care of a physician or psychiatrist?
	YESX_ NO
(9)	In the past 24 hours, have you taken any narcotic drugs, medicine or pills or drunk any alcoholic
	beverage?
	YESX NO
(10)	Have you ever been hospitalized or treated for narcotic addiction?
	YES NO _X
(11)	Is your mind clear?
	YESX_ NO
(12)	Do you understand what is going on here during this proceeding?
	YES X NO NO
TO D	EFENSE COUNSEL:
(13)	Have you discussed this matter with your client?
	YES NO NO

(14)	Does he/she understand the rights he/she would be waiving by pleading guilty?		
	YESX NO		
(15)	Is he/she capable of understanding the nature of these proceedings?		
	YES		
(16)	Do you have any doubt as to the defendant's competency to plead at this time?		
	YES NO		
<u>TO 1</u>	HE DEFENDANT:		
(17)	You have a right to plead not guilty.		
	Do you understand?		
	YES X NO		
(18)	If you plead not guilty, under the constitution and laws of the United States, you are entitled to a		
	speedy and public trial by jury with the assistance of counsel on the charges.		
	Do you understand?		
	YES X NO		
(19)	At the trial, you would be presumed to be innocent. The Government would have to overcome		
	that presumption and prove you guilty by competent evidence and beyond a reasonable doubt.		
	You would not have to prove that you are innocent. If the Government failed, the jury would		
	have the duty to find you not guilty.		
	Do you understand?		
	YESXNO		
(20)	In the course of the trial, witnesses for the Government will have to come to court and testify in		
	your presence and your counsel will have the right to cross-examine them and object to evidence		
	offered by the Government and to offer evidence on your behalf.		
	Do you understand?		
	YES X NO		
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(21)	At the trial, while you would have the right to testify if you choose to do so, you will not be		
	required to testify. Under the Constitution of the United States, you cannot be compelled to		
	incriminate yourself. If you decided not to testify, the Court would instruct the jury that they		
	could not hold that against you.		
	Do you understand?		
	YES X NO		
(22)	If you plead guilty, and if I accept the plea, you will be giving up your constitutional rights to a		
	trial and the other rights I have just discussed. There will be no further trial of any kind and no		
	right to appeal, or collaterally attack, the question of whether you are guilty or not. A judgment		
	of guilty will be entered based on your guilty plea and that judgment can never be challenged.		
	However, you may have the right to appeal with respect to the sentence imposed.		
	Do you understand?		
	YESX_ NO		
(23)	If you plead guilty, I will have to ask you questions about what you did to satisfy myself that you		
	are guilty of the charge(s) to which you seek to plead guilty. You will have to answer my		
	questions and acknowledge your guilt; thus, you will be giving up your right not to incriminate		
	yourself.		
	Do you understand?		
	YES X NO		
(24)	Are you willing to give up your right to a trial and the other rights I have just discussed?		
	YES <u>X</u> NO		

TO THE GOVERNMENT:

(25)	What agreement, if any, do you have concerning the plea and sentence?			
	(Please print clearly and legibly.)			
	Written plea agreement sets forth the terms of the agreement between the parties.	-		
		-		
		-		
(26)	List whether there is any waiver of appeal, or other waiver of rights included in the plea	•		
	agreement: (Please print clearly and legibly.)			
	Waiver of appeal or collateral attack if sentenced to 60 months or less			
	Waiver of all defenses based on statute of limitations and venue as described in paragraph 4 of the plea agreement			
	Waiver of right to challenge constitutionality of statutes of conviction and that conduct does not meet the elements required			
	Waiver of right to additional disclosure from the government	·		
	Waiver of forfeiture rights as discussed in paragraph 12 of the plea agreement			
(27)	List the elements of the crime charged in the (Superseding) Indictment/Information:			
	(Please print clearly and legibly.)			
	On or about and between May 2013 and June 2016, within the EDNY and elsewhere			
	the defendant knowingly and willfully conspired with others to defraud investors of FCHS			
	by making material misstatements and omissions of material facts in order to mislead the investors to their financial	detriment		
	in connection with the investors' shares of FCHS stock			
	The conspiracy to commit securities fraud affected interstate commerce by use of emails and phone calls across the to conduct the fraud scheme	United States in order		
	In furtherance of the conspiracy, the defendant caused or caused to be committed overt acts in the charged indictme	nt		

TO THE DEFENDANT	`:
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(28)	8) Are you aware of the elements of the crime which you are charged and which you are to		
	guilty to?		
	YESX_ NO		
(29)	Have you discussed with your counsel the charge(s) and the (Superseding)		
	Indictment/Information to which you intend to plead guilty?		
	YESX_NO		
(30)	Do you understand the charge(s) in the (Superseding) Indictment/Information which you are		
	pleading guilty to?		
	YES X NO		
(31)	Do you know the maximum sentence and any fines I might impose on each of the charges to		
	which you are seeking to plead guilty to?		
	YES X NO		
(32)	The maximum possible penalty under count is 5 years months/years		
	imprisonment, plus a fine of \$250,000, or twice the gross gain or twice the gross loss . (If there are more than one count to		
	which the defendant intends to plea, please answer (32A and 32B), as needed.)		
	(32A) The maximum possible penalty under count is months/years		
	imprisonment, plus a fine of \$		
	(32B) The maximum possible penalty under count is months/years		
	imprisonment, plus a fine of \$		
(33)	Do you realize that there is a \$100 Special Assessment fine for each count?		
	Corporate defendant(s) have a \$400.00 Special Assessment fine for each count.		
	YES <u>X</u> NO		
(34)	Do you realize that the Court may order Restitution to be paid to any victims of the crime?		
	YES X NO		

(35)	Do you realize that if any time of imprisonment is imposed, a period of3 years of			
	Supervised Release must be imposed to follow?			
	YES X NO			
(36)	Have you discussed the Sentencing Guidelines with your attorney?			
	YES X NO NO			
(37)	·			
	Court is required to consider the applicable guideline range along with the statutory factors listed			
	in 18 U.S.C. § 3553(a), and that the Court will consider the nature and circumstances of the			
	offence and your criminal history?			
	YESXNO			
(38)	I will now read the statutory factors listed in 18 U.S.C. § 3553(a):			
	The court must impose a sentence sufficient, but not greater than necessary: 1 a) to reflect the seriousness of the offense,			
	b) to promote respect for the law, and			
	c) to provide just punishment for the offense;			
	2) to afford deterrence as to other criminal conduct; and			
	3) to protect the public from further crimes by you.			
	At sentencing, the Court must also consider your cooperation if the Government submits a			
5K1.1	letter.			
(39)	Has your attorney explained these factors listed in 18 U.S.C. § 3553(a)?			
	YESX_ NO			
(40)	Do you realize that if the sentence is more severe than you expected, you will be bound by your			
	guilty plea and will not be permitted to withdraw it?			
	YES X NO			

(41)	Do you have any questions you would like to ask me about the charge(s), your rights, or		
	anything else relating to this matter?		
	YES NOX		
(42)	Are you ready to plead?		
	YESX_NO		
<u>TO D</u>	EFENSE COUNSEL:		
(43)	Do you know any legal reason why your client should not plead guilty?		
	YESNO		
<u>TO T</u>	HE DEFENDANT:		
(44)	Are you satisfied with your legal representation up until this point?		
	YES X NO		
(45)	Do you believe your lawyer has done a good job?		
	YES X NO		
(46)	What is your plea?		
	GUILTY X NOT GUILTY		
(47)	Are you making the plea of guilty voluntarily and of your own free will?		
	YES X NO		
(48)	Has anyone threatened or forced you to plead guilty?		
	YES NOX		
(49)	Other than the agreement with the Government as stated on the record, has anyone made any		
	promises that caused you to plead guilty?		
	YES NO X		
(50)	Has anyone made any promise to you as to what your sentence will be?		
	YESNOX		

(51) Describe in your own words what you did in connection with the acts charged in count(s)
of the (Superseding) Indictment/Information in which you are pleading guilty:
(Please print clearly and legibly.)
From May 2013 to June 2016, I was the CEO of first Chuico
Healthcare solutions. During this time period, Fagreed with JEff
miller, Anthony Vassallo, Mark Burnett and others to tradulently
inflate the stack price and trading volume of first
Choice WE did this through matched and washed
tractes and by using the co-defendant companies to
pump the stock we held the stock in various
Eutities controlled by me or others to conceal that
the stock was bring sold by me and other
insiders and wo-defendants when it reached a desired price
and not disclose these focts to investers and misted them. This occurred in Florida and Eastern District of NY.
(52) The Government will now outline their proof of the crime charged in the (Superseding)
Indictment/Information: (Please print clearly and legibly.)

(53)	Based upon the information given to me, I find the defendant is acting voluntarily, fully		
	understands his/her rights and the consequences of his/her plea and that there is a factual basis		
	for the plea. I, therefore, accept the plea of guilty to count(s) of the (Superseding)		
	Indictment/Information.		
(Defen	dant) ATORE: My Mandell' dant - Printed Name)	(Counsel - Printed Name)	· · · · · · · · · · · · · · · · · · ·
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		200 E. Robinson	ou st, Safe 150
		_ colondo, FL	3284
		Phone: 407-792.	1085